AO 88B (Rev. 02/14) Subpoena to Produce Documents, Information, or Objects or to Permit Inspection of Premises in a Civil Action

UNITED STATES DISTRICT COURT

for the

Northern District of Mississippi

United State of American									
Plaintiff) V.) Jamarr Smith, et al.) Defendant)	Civil Action No. 3:21-CR-107-NBB-RP								
SUBPOENA TO PRODUCE DOCUMENTS, OR TO PERMIT INSPECTION OF PRE									
	Google c/o Corporation Service Company, 109 Executive Drive; Ste. 3, Madison, MS 39110								
(Name of person to whom this subpoena is directed)									
Production: YOU ARE COMMANDED to produce at the time, date, and place set forth below the following documents, electronically stored information, or objects, and to permit inspection, copying, testing, or sampling of the material: See Exhibit "A," attached hereto.									
Place: Hickman, Goza & Spragins, PLLC	Date and Time:								
P.O. Box 668, Oxford, MS 38655; 662-234-4000	05/11/2022 12:00 pm								
Inspection of Premises: YOU ARE COMMANDED to pother property possessed or controlled by you at the time, date, and may inspect, measure, survey, photograph, test, or sample the property place:	l location set forth below, so that the requesting party								
The following provisions of Fed. R. Civ. P. 45 are attached Rule 45(d), relating to your protection as a person subject to a subprespond to this subpoena and the potential consequences of not do	poena; and Rule 45(e) and (g), relating to your duty to								
Date: 04/27/2022									
CLERK OF COURT	OR Ataller Clemin								
Signature of Clerk or Deputy Clerk	Attorney's signature								
The name, address, e-mail address, and telephone number of the at	torney representing (name of party) Jamarr Smith, who issues or requests this subpoena, are:								
Goodloe T. Lewis, P.O. Box 668, Oxford, MS 38655; glewis@hick	manlaw.com; 662-234-4000								

Notice to the person who issues or requests this subpoena

If this subpoena commands the production of documents, electronically stored information, or tangible things or the inspection of premises before trial, a notice and a copy of the subpoena must be served on each party in this case before it is served on the person to whom it is directed. Fed. R. Civ. P. 45(a)(4).

EXHIBIT "A"

All records indicating when and how Jamarr Smith enabled the "Location History" setting, including:

a.	Subscriber	registration	records	for	Jamar	Smith's	account:
	Google account number:			phone number:			
			1/2				

- b. Audit logs for Jamarr Smith's account, including the "Google Account Change History;"
- c. Any records indicating the specific interface used to enable Location History on Jamarr Smith's account (i.e., whether it was a device-based consent flow versus a browser-based consent flow and the particular application or setup/setting optin screen); and
- d. All written documentation describing the supported Location History consent flow(s), if any, in effect on the date on which Location History was enabled on Jamarr Smith's account.